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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/869,629	09/21/2001	Peter Knox	PA-9848	5709
22840 759	10/15/2004		EXAMINER	
AMERSHAM BIOSCIENCES PATENT DEPARTMENT			LAM, ANN Y	
800 CENTENNIAL AVENUE PISCATAWAY, NJ 08855			ART UNIT	PAPER NUMBER
			1641 DATE MAILED: 10/15/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
Office Action Summary	09/869,629	KNOX ET AL.				
Office Action Summary	Examiner	Art Unit				
The MAIL INC DATE AND	Ann Y. Lam	1641				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD THE MAILING DATE OF THIS COMMUN - Extensions of time may be available under the provision after SIX (6) MONTHS from the mailing date of this com - If the period for reply specified above is less than thirty (- If NO period for reply is specified above, the maximum is - Failure to reply within the set or extended period for repl Any reply received by the Office later than three months earned patent term adjustment. See 37 CFR 1.704(b).	NICATION. Is of 37 CFR 1.136(a). In no event, however, may a remunication. (30) days, a reply within the statutory minimum of thirty statutory period will apply and will expire SIX (6) MON will be statuted.	eply be timely filed y (30) days will be considered timely. THS from the mailing date of this communication.				
Status						
1) Responsive to communication(s) filed on 16 July 2004.						
2a) ☐ This action is FINAL . 2b) ☑ This action is non-final.						
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4)⊠ Claim(s) <u>1-29</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-29</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
9)☐ The specification is objected to by the Examiner.						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim f a) All b) Some * c) None of:	or foreign priority under 35 U.S.C. § 1	19(a)-(d) or (f).				
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
						
Attachment(s)						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 4) Interview Summary (PTO-413) Paper No(s)/Mail Date.						
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)						
Paper No(s)/Mail Date 6) Other:						

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DETAILED ACTION

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 1-29 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 1 is not clear as to what the method is supposed to be achieving. The preamble needs to set forth the purpose of the assay, e.g., to detect a physical or chemical change in a biological species, and/or for generating assay results.

Claim 5, lines 1-2, recites "wherein the assay reagent contains an artificially high concentration in 1-10 defined positions." There is insufficient antecedent basis for "1-10 defined positions". Also it is not clear as to the concentration of what element is being referred.

As to claim 14, "the hyperpolarisation transfer" in line 1 lacks antecedent basis.

As to claim 27, "the well, surface or container" in lines 2-3 lack antecedent basis.

As to claims 28 and 29, they are indefinite because they claim an assay kit but depend from claim 1 which is a method claim, and thus it is unclear as to what elements

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claimed. For example, it is not clear whether or not all the elements in claim 1 are required in claims 28 and 29.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 1. Claims 1-7, 9-21, 23 and 26-29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yu, 6,103,492, in view of Pines et al., 6,426,058.

Yu discloses performing an assay on a biological species using an assay reagent (col. 40, lines 37-38) containing at least one NMR active nucleus (col. 40, lines 40-45) to perform an assay, said assay reagent being introduced as an initial reagent, formed in situ during the assay or formed as a product of the assay (col. 8, lines 56-59);

and analyzing the assay reagent and/or the assay by NMR for a physical or chemical change in the biological species that is independent of the interaction of the biological species with the NMR active nucleus (i.e., binding between receptor and agent, column 9, lines 8-19; column 40, lines 37-45, and column 41, lines 41-48.)

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Examiner notes that the step of "optionally using the NMR data obtained to generate further assay results" in subsection (d) of claim 1 is only an option and thus is not a required limitation in the claims.

As to claims 2 and 3, the NMR active nucleus is ¹³C or ¹⁵N (col. 40, line 45.)

As to claims 4 and 5, the assay reagent is a compound which contains an artificially high concentration of an NMR active nucleus, (i.e., the NMR active nucleus added as a label to a reagent is considered to be artificially high concentration; col. 8, lines 57-58, and col. 40, lines 40-45.) As to claim 5, since the limitation "in 1-10 defined positions" is vague and indefinite (see above), the concentration of the NMR active nucleus in the Yu disclosure is considered to be in the 1-10 defined positions.

As to claim 6, the assay reagent is an organic compound comprising one or more NMR active nuclei associated with a bond which is broken during the course of the assay (i.e., the competitive displacement assay in col. 55, lines 54-56.)

As to claim 7, each NMR active nucleus produces a distinct NMR spectrum as claimed (col. 41, lines 42-44.)

As to claim 9, the assay reagent is a nucleotide, or nucleotide analogue, polynucleotide, amino acid analogue, polypeptide or protein (col. 8 lines 45-59.)

As to claim 10, the assay is a nucleic acid hybridization assay, see column 8, lines 60-67.

As to claim 11, the assay is a binding assay, (column 8, lines 45-59, or column 9, lines 8-19.)

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As to claim 12, the assay reagent is a compound labeled with at least one NMR active nucleus (col. 40, lines 37-45.)

As to claim 13, the assay is a binding study using micro-organisms or cultured cells, (column 38, lines 9-12.)

As to claim 28, a kit is disclosed, which comprises an assay reagent containing at least one NMR active nucleus contained in a container (col. 8, line 48.)

Although Yu teaches use of NMR spectroscopy in conjunction with an NMR active nucleus to analyze an assay, Yu does not teach hyperpolarization of the NMR active nucleus.

Pines, like Yu, also teaches use of NMR spectroscopy (col. 1, lines 18-19) and NMR active nucleus such as ¹³C or ¹⁵N (col. 15, lines 39) to analyze a biological sample (col. 12, lines 6-13; and col. 18, lines 61-64.)

Pines teaches further teaches that hyperpolarization of an NMR active nucleus enhances the noble gas magnetic resonance signal (column 1, lines 12-14; col. 18, lines 31-32.)

It would have been obvious to one of ordinary skill in the art to utilize the Pine hyperpolarization analysis technique to analyze the Yu assays, since both Pine and Yu teach that reagents labeled with isotopes such as ¹³C or ¹⁵N can be analyzed by NMR spectroscopy and Pine further teaches that hyperpolarizing the isotopes will enhance the magnetic resonance signal, as would be desirable for obtaining more accurate results.

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Moreover, since both Pine and Yu teach use of NMR spectroscopy with the same NMR active nucleus, i.e., ¹³C or ¹⁵N, and Pine specifically discloses that the hyperpolarization technique to enhance NMR analysis can be utilized in a variety of assays, one of ordinary skill in the art would have a reasonable expectation of success in using the technique of hyperpolarizing the ¹³C or ¹⁵N as the method of analysis as taught by Pine to analyze the Yu screening assays.

As to claim 16, the hyperpolarization is carried out by polarization transfer from a hyperpolarized noble gas (Pines, col. 9, lines 6-10)

As to claim 21, the polarization transfer uses dynamic nuclear polarization (Pines, col. 2, lines 34-37.)

As to claim 23, the hyperpolarization is carried out with the spin refrigeration technique (Pines, col. 8, lines 25-30.)

As to claim 27, the analyzing step is performed in an aerosol or flow-through device applied to aerosol droplets where the well, surface or container is used to contain the assay reagent (Pines, col. 8, lines 21-25.)

As to claims 17 and 18, Yu does not specifically list ¹²⁹XE or ³He in its exemplary list of isotopes used in conjunction with NMR spectroscopy. Yu does list ¹³C or ¹⁵N in its exemplary list (col. 40, line 45), and Pines also lists ¹³C or ¹⁵N (col. 15, line 39). Pines further discloses that ¹²⁹XE (col. 9, line 10) or ³He (col. 9, line 7) are also noble gases that can be hyperpolarized for analysis of a sample. It would have been obvious to one of ordinary skill in the art to utilize ¹²⁹XE or ³He as the hyperpolarized gas in the Yu

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assay since Pines teaches that ¹²⁹XE or ³He can also be hyperpolarized and analyzed using NMR spectroscopy.

Also, as to claims 14, 15, 19, 20, 26 and 29, Yu does not disclose the following: the hyperpolarization transfer is repeated to enhance the signal-to-noise ratio (see claim 14); the shortening effect as expressed by the improvement of signal-to-noise per unit time is a factor of 10 or more compared to known assay techniques without hyperpolarization (see claim 15); the noble gas is in a solution and the viscosity of the solution is at least 1000 mPs (see claim 19); the hyperpolarization transfer is carried out at a temperature of 4.2 K or less in the presence of a magnetic field of at least 1T (see claim 20); the analyzing step is performed by using both NMR spectroscopy and magnetic resonance imaging, and repeating the examination at least once (see claim 26); the NMR analysis step is carried out in the same well or vial or container as the hyperpolarization transfer is carried out (see claim 29.)

Pines does however disclose that the hyperpolarized noble gas may be in liquid, solid or gas phase, see column 8, lines 22, and that the noble gas can be combined with a fluid to form a mixture, see column 8, lines 53-54, and lines 64-67, and that it is desirable to freeze the gas in a magnetic field (see column 8, lines 27-29), and that the result can be analyzed using both NMR spectroscopy and magnetic resonance imaging (see column 8, lines 60-63), that multiple parameters can be detected, and multiple techniques can be employed to collect and manipulate nuclear magnetic resonance data (col. 19, lines 3-5.)

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It would have been obvious to provide the noble gas in a solution having the viscosity as claimed, or to hyperpolarize at the temperature and magnetic field as claimed, since it has been held that where the general conditions of a claim are disclosed in the prior art, discovering the optimum or workable ranges involves only routine skill in the art. In re Aller, 105 USPQ 233.

Furthermore, it would have been obvious to repeat the analysis steps, and to perform the NMR analysis step in the same well or vial or container as the hyperpolarization transfer is carried out, since it is generally recognized that repeating known steps to obtain further data, or to perform NMR analysis step in the same well as the hyperpolarization transfer is carried out involves only routine skill in the art.

2. Claim 8 is rejected under 35 U.S.C. 103(a) as being unpatentable over Yu, 6,103,492, in view of Pines et al., 6,426,058, as applied to claim 1, and further in view of Maupin, 5,834,226.

Yu in view of Pines discloses the invention substantially as claimed, except for analyzing the assay reagent at known time intervals to generate information about a change with time of the assay reagent.

Maupin, like Yu, discloses a biological assay (col. 5, lines 46-52.), and further teaches that analyzing the assay reagent at known time intervals generate information about a change with time of the assay reagent, (i.e., the rate of reaction determined over a time interval, col. 9, lines 57-58), such analysis being useful in determining concentration of a reagent (col. 9, lines 60-64.)

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It would have been obvious to one of ordinary skill in the art to analyze an assay reagent at known time intervals as taught by Maupin using the Yu in view of Pines method of analysis of an assay, as would be desirable to determine a concentration of a reagent in an assay as taught by Maupin, as is often desirable by one of ordinary skill in the art in an analysis of assay.

3. Claim 22 is rejected under 35 U.S.C. 103(a) as being unpatentable over Yu, 6,103,492, in view of Pines et al., 6,426,058, as applied to claim 1, and further in view of Ardenkjaer-Larson et al., 6,278,893.

Yu in view of Pines discloses the invention substantially as claimed (see above with respect to claim 1), except for the hyperpolarisation of the NMR active nucleus of the assay reagent being carried out by para hydrogen induced polarisation.

Ardenkjaer-Larson, similar to Yu and Pines, discloses an assay using an assay reagent containing an NMR active nucleus such as ¹³C nucleus (col. 18, line 14), hyperpolarizing the nucleus (col. 18, line 16), and analyzing the assay by NMR, ex vivo (col. 2, lines 10-29.) ("Ex vivo" as disclosed by Ardenkjaer-Larson is considered the same as in vitro, both meaning outside the living body.) Ardenkjaer-Larson further teaches that the hyperpolarisation is carried out by para-hydrogen induced polarization in order to enhance the signal (col. 18, lines 14-20.)

It would have been obvious to one of ordinary skill in the art to utilize parahydrogen induced polarization as taught by Ardenkjaer-Larson in order to enhance the signal generated by hyperpolarisation of ¹³C nucleus in the technique taught by Yu in

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view of Pines, as would be desirable for obtaining more accurate results as taught by Ardenkaer-Larson.

4. Claims 24 and 25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yu, 6,103,492, in view of Pines et al., 6,426,058, as applied to claim 1, and further in view of Obremski, 6,110,749.

Yu in view of Pines discloses the invention substantially as claimed (see above with respect to claim 1), except for more than one assay being multiplexed (claim 24), and for the assay being performed in a multispot assay array (claim 25).

Obremski, like Yu, discloses a biological assay, wherein the assay is multiplexed and performed in a multispot assay array (col. 2, lines 66-67; col. 9, lines 19-20, and 32-33.)

It would have been obvious to one of ordinary skill in the art to provide a multiplexed or multispot assay as taught by Obremski using the Yu in view of Pines method of analysis, as would be desirable for simultaneous assays as taught by Obremski, such simultaneous assays providing the advantage of allowing more assays to be performed quickly.

Response to Arguments

Applicant's arguments with respect to the above rejected claims have been considered but are moot in view of the new ground(s) of rejection. (Applicant argues that Pines does not disclose an evaluation of a physical or chemical change in a

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biological species that is independent of the interaction of the biological species with the NMR active nucleus (as claimed in the amended claims. This limitation is taught by Yu and it would be obvious to combine Yu and Pines as described above.)

Regarding the arguments with respect to Ardenkjaer-Larson and Golman, the arguments are most since the rejections based on these references are hereby withdrawn due to the new amendments. (Ardenkjaer-Larson is used in a rejection above in a different way from the rejection in the last Office action.)

The arguments regarding the 112 rejections in the previous Office action are moot since those rejections are hereby withdrawn.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ann Y. Lam whose telephone number is 571-272-0822. The examiner can normally be reached on M-Sat 11-6:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Long Le can be reached on 571-272-0823. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

A.L.

CHRISTOPHER L. CHIN PRIMARY EXAMINER GROUP 1800-7647

Christyl L. Chi

10/12/04